1			
2			
3			
4			
5			
6			
7	UNITED STATES DISTRICT COURT		
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
9			
10	ADRIENNE BENSON and MARY SIMONSON, individually and on behalf of all	Case No. 18-cv-00525-RSL	
11	others similarly situated,	STIPULATED MOTION AND	
12	Plaintiffs,	ORDER RE DISCOVERY MOTION DEADLINE AND BRIEFING	
13	v.	SCHEDULE RE: DEFENDANT DOUBLE DOWN INTERACTIVE,	
14		LLC'S ESI	
15	DOUBLEDOWN INTERACTIVE, LLC, a Washington limited liability company, and		
16	INTERNATIONAL GAME TECHNOLOGY,		
17	a Nevada corporation and IGT, a Nevada corporation,		
18			
19	Defendants		
20	Under the present case schedule, the de facto deadline for discovery motions is August 5,		
21	2021. See Dkt. 368. At approximately 8 p.m. on Au	agust 3, 2021, Double Down Interactive	
22	LLC's counsel for the first time disclosed certain information to Plaintiff's counsel (the "ESI		
23	Preservation Information").		
24	Plaintiffs' counsel believes the ESI Preservation Information is extremely important to		
25	the discovery process. After having met and conferred on the topic on August 4, 2021, Double		
26	Down and Plaintiffs have agreed to stipulate—subject to Court approval—that Plaintiffs'		
27			
	STIPULATION AND ORDER - 1	EDELSON PC	

deadline to file a motion related to the ESI Preservation Information should be continued from		
August 5, 2021, to August 19, 2021. If Plaintiffs bring this motion on or before August 19, 2021,		
Double Down's response will be due on September 3, 2021 and Plaintiffs' reply due on		
September 10, 2021. Plaintiffs' counsel has agreed to refrain from adding any argument or		
rhetoric into this stipulated motion for a limited extension.		
The Parties agree that there is good cause to grant this limited extension, and further		
agree that this extension does not apply to any other discovery motions practice and shall have		
no impact on any other deadlines in this case. Therefore, the Parties jointly request that the Court		
enter the attached Order.		

1	Dated: August 6, 2021	Respectfully submitted,
2		Attorneys for Plaintiffs
3		ADRIENNE BENSON and MARY SIMONSON individually and on behalf of all others similarly
4		situated,
5		By: /s/ Todd Logan
6		Rafey S. Balabanian* rbalabanian@edelson.com
7		Todd Logan* tlogan@edelson.com
8		Brandt Silver-Korn* bsilverkorn@edelson.com
9		Edelson PC
10		150 California Street, 18th Floor San Francisco, California 94111
11		Tel: 415.212.9300/Fax: 415.373.9435
12		By: /s/ Alexander G. Tievsky Jay Edelson*
13		jedelson@edelson.com
14		Alexander G. Tievsky, WSBA #57125 atievsky@edelson.com
15		Edelson PC 350 N LaSalle Street, 14th Floor
16		Chicago, IL 60654 Tel: 312.589.6370 / Fax: 312.589.6378
17		
18		By: /s/ Cecily C. Shiel TOUSLEY BRAIN STEPHENS PLLC
19		Cecily C. Shiel, WSBA #50061 cshiel@tousley.com
20		1200 Fifth Avenue, Suite 1700
21		Seattle, Washington 98101 Tel: 206.682.5600
22		*Admitted <i>pro hac vice</i>
23		•
24		
25		
26		
27		

1 2	Dated: August 6, 2021 Respectfully submitted,	
3	Attorneys for Double Down Interactive, LLC	
4	By: /s/ Jaime Drozd Allen	
5	DAVIS WRIGHT TREMAINE LLP	
6	Jaime Drozd Allen, WSBA #35742	
7	Stuart R. Dunwoody, WSBA #13948 Lindsey Mundt, WSBA # 49394	
8	Benjamin J. Robbins, WSBA # 53376	
9	920 Fifth Avenue, Suite 3300 Seattle, WA 98104	
10	Telephone: 206-757-8039 Fax: 206-757-7039	
11	E-mail: jaimeallen@dwt.com E-mail: stuartdunwoody@dwt.com	
12	E-mail: benrobbins@dwt.com	
13		
14 15	<u>ORDER</u>	
16	The Parties' stipulated motion is GRANTED . Plaintiffs' deadline to bring a motion	
17	related to Double Down's ESI Information is continued to August 19, 2021. If Plaintiffs	
18	bring that motion on or before August 19, 2021, Double Down's response will be due on September 3, 2021 and Plaintiffs' reply due on September 10, 2021.	
19		
20		
21	IT IS SO ORDERED.	
22	Dated this 6th day of August, 2021.	
23	Duted this off day of Magust, 2021.	
24	MMS (asnik ROBERT S. LASNIK	
25	UNITED STATES DISTRICT JUDGE	
26		
27		